IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

olicants: Jubinville, et al.

erial No.: 10/714,019

Filed:

11/14/2003

Title:

Lottery and Gaming Systems

for Playing Wagering Game With Enchanced Price Structure Derived

From Multiple Plays

Examiner: Unassigned

Group Art Unit: 3711

Docket: 20339.12

Confirmation No. 1966

AFFIDAVIT IN SUPPORT OF APPLICATION UNDER 37 CFR §1.47(a)

I, Charles H. Fails, hereby declare that:

- 1. I am Patent Counsel for Scientific Games Royalty Corporation and have personal knowledge of the facts stated herein.
- Leonard J. Bari is a joint inventor of an invention, "Lottery and Gaming Systems for Playing Wagering Game With Enchanced Price Structure Derived From Multiple Plays," which is described in an U.S. Patent Application Serial No. 10/714,019 filed on 11/14/2003.
- 3. The other joint inventors are Chantal Jubinville and Arthur S. Robb.
- 4. Mr. Bari was an employee of IGT, a Nevada Corporation, when the invention was made and has assigned his rights in the above patent application to IGT.
- 5. IGT assigned all rights in the above application to Scientific Games Royalty Corporation on September 11, 2003. Such ownership is evidenced in the documentation accompanying a Statement under 37 CFR 3.73(b) filed herewith.
- 6. Mr. Bari became an employee of Scientific Games International, Inc. and his employment has since been terminated.
- 7. On February 24, 2004, I sent Mr. Bari correspondence at his last known address and requested him to sign an Oath and Declaration for the patent application. A copy of such correspondence is attached hereto as Exhibit A. Mr. Bari has not responded to my correspondence and therefore, I believe that Mr. Bari refuses to sign the Oath and Declaration.
- 8. Mr. Bari's address last known to Scientific Games Royalty Corporation is 2259 Crossing Way, Wayne, New Jersey, 07470.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true, and that the statement were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Date April 13, 2004 Charles H. Fails